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CHEROKEE EYES ONLY FOR BRZEZINSKI

FOLLOWING REPEAT TEL AVIV 6588 ACTION SECSTATE DATED
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QTE: S E C R E T TEL AVIV 6588

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E.O. 11652: GDS

TAGS: IS, EG, JO, SY

SUBJECT: DRAFT PEACE TREATY

THE FOLLOWING IS THE TEXT OF THE PROPOSED TREATY OF
PEACE BETWEEN ISRAEL AND EGYPT. THE TEXT OF A COVERING
LETTER FROM FOREIGN MINISTER DAYAN SENT SEPTTEL.

1. TREATY OF PEACE BETWEEN THE STATE OF ISRAEL AND THE
ARAB REPUBLIC OF EGYPT.

SECRET

SECRET

PAGE 02 STATE 211728

A. TABLE OF CONTENTS

(1) PREAMBLE

(2) ESTABLISHMENT OF PEACE

(3) RECOGNITION

- (4) NON-USE OF FORCE
 - (5) BOUNDARIES
 - (6) DIPLOMATIC AND CONSULAR RELATIONS
 - (7) TRADE AND COMMERCE
 - (8) CULTURAL RELATIONS
 - (9) DEPLOYMENT OF FORCES
 - (10) DEMILITARIZATION
 - (11) RESTRICTION OF MILITARY ACTIVITIES
 - (12) PREVENTION OF TERRORISM
 - (13) ARMS LIMITATION
 - (14) FINANCIAL CLAIMS
 - (15) SUEZ CANAL
 - (16) STRAITS
- SECRET
- SECRET
- PAGE 03 STATE 211728
- (17) GULF OF SUEZ AND FULF OF AQABA
 - (18) PROHIBITION OF ECONOMIC WARFARE
 - (19) PROHIBITION OF HOSTILE PROPAGANDA AND ENCITEMENT
 - (20) NON-INTERFERENCE IN DOMESTIC AFFAIRS
 - (21) NON-INTERFERENCE IN EXTERNAL RELATIONS
 - (22) HOSTILE ORGANIZATIONS
 - (23) ELIMINATION OF PREJUDICE IN TEACHING
 - (24) RESERVATIONS TO MULTI-LATERAL CONVENTIONS
 - (25) FREEDOM OF MOVEMENT
 - (26) AVIATION
 - (27) ROADS AND RAILWAYS

(28) TELECOMMUNICATIONS

(29) ACCESS TO PORTS

(30) ACCESS TO AND CONTROL OVER HOLY PLACES

(31) ENJOYMENT OF HUMAN RIGHTS

(32) FREEDOM OF MOVEMENT

(33) RIGHT OF JEWS TO EMIGRATE

(34) REVOCATION OF HOSTILE RESOLUTIONS
SECRET

SECRET

PAGE 04 STATE 211728

(35) PROMOTION OF MUTUAL INTERESTS

(36) REFUGEES

(37) RESPECT FOR GRAVES AND RIGHT OF REBURIAL

(38) NATIONALITY

(39) MUTUAL COOPERATION FOR DEVELOPMENT

(40) GENERAL AMNESTY

(41) JOINT COMMITTEE

(42) CONFLICT WITH OTHER TREATIES OR DOMESTIC LAW

(43) REFERENCE TO PREVIOUS AGREEMENT

(44) DURATION AND ENTRY INTO FORCE

(45) SETTLEMENT OF DISPUTES

(46) REGISTRATION WITH THE UNITED NATIONS

(47) LANGUAGES

(1) PREAMBLE. ISRAEL AND EGYPT.

WITH A VIEW TO ENDING THE STATE OF WAR AND FOR THE PURPOSE
OF ESTABLISHING A PERMANENT PEACE IN THE AREA;
SECRET

SECRET

PAGE 05 STATE 211728

DESIRING TO PREVENT WAR, THE THREAT OF WAR, OR THE
RISK OF WAR;
DESIRING TO ESTABLISH A JUST AND LASTING PEACE IN
WHICH EVERY STATE IN THE AREA CAN LIVE IN SECURITY;
HAVING AGREED TO RECOGNIZE EACH OTHER'S SOVEREIGNTY
AND INDEPENDENCE WITHIN SECURE AND RECOGNIZED BOUNDARIES;
RESOLVED TO LIVE IN FRIENDSHIP, CO-OPERATION AND GOOD
NEIGHBOURLY RELATIONS WITH EACH OTHER FOR THE BENEFIT
OF THEIR RESPECTIVE PEOPLES;
DESIRING TO REMOVE THE BARRIERS WHICH DENY TO BOTH PEOPLES
THE FREE EXCHANGE OF INFORMATION, IDEAS, GOODS AND
SERVICES;
HAVING REACHED AGREEMENT ON THE SOLUTION OF ALL THE
OUTSTANDING QUESTIONS BETWEEN THEM;
HAVE, THEREFORE, DETERMINED TO CONCLUDE THE PRESENT
TREATY OF PEACE, AND HAVE ACCORDINGLY APPOINTED THE
UNDERSIGNED PLENIPOTENTIARIES WHO, AFTER PRESENTATION
OF THEIR FULL POWERS FOUND IN GOOD AND DUE FORM, HAVE
AGREED ON THE FOLLOWING PROVISIONS:

(2) ESTABLISHMENT OF PEACE. THE STATE OF WAR IS HEREBY
TERMINATED AND A JUST AND LASTING PEACE IS ESTABLISHED
BETWEEN ISRAEL AND EGYPT.

(3) RECOGNITION.

1. EGYPT RECOGNIZES AND UNDERTAKES TO RESPECT THE
SOVEREIGNTY AND POLITICAL INDEPENDENCE OF ISRAEL, AND
ISRAEL RECOGNIZES AND UNDERTAKES TO RESPECT THE
SOVEREIGNTY AND POLITICAL INDEPENDENCE OF EGYPT.

2. NEITHER PARTY SHALL SUPPORT CLAIMS AGAINST THE
SOVEREIGNTY OR POLITICAL INDEPENDENCE OF THE OTHER,
IF SUCH CLAIMS ARE MADE IN FUTURE BY ANY STATE, GROUP
OR ORGANIZATION.

SECRET

SECRET

PAGE 06 STATE 211728

(4) NON-USE OF FORCE. THE PARTIES UNDERTAKE TO REFRAIN
FROM THE THREAT OR USE OF FORCE DIRECTLY OR INDIRECTLY
AGAINST EACH OTHER AND TO SETTLE ALL DISPUTES BETWEEN
THEMSELVES BY NEGOTIATION AND OTHER PEACEFUL MEANS.

(5) BOUNDARIES.

1. THE PARTIES HEREBY ESTABLISH AND RECOGNIZE THE BOUNDARIES DESCRIBED IN THE PROTOCOL AND DELINEATED ON THE MAP ATTACHED HERETO AS CONSTITUTING THE FINAL BORDER BETWEEN THEM. IN THE EVENT OF ANY DISCREPANCY BETWEEN THE PROTOCOL AND THE MAP, THE PROTOCOL SHALL PREVAIL.

2. THE PARTIES DECLARE THAT THEY SHALL RESPECT UNRESERVEDLY THE TERRITORIAL INTEGRITY OF THE OTHER PARTY WITHIN THESE BOUNDARIES AND THAT THEY HAVE NO TERRITORIAL DEMANDS AGAINST EACH OTHER, NOR WILL THEY HAVE SUCH IN FUTURE. THEY REGARD THESE BOUNDARIES AS INVIOABLE.

(6) DIPLOMATIC AND CONSULAR RELATIONS. DIPLOMATIC AND CONSULAR RELATIONS ARE HEREBY ESTABLISHED BETWEEN EGYPT AND ISRAEL. FOR THIS PURPOSE, IT IS AGREED THAT THE TWO PARTIES SHALL PROCEED ONE MONTH AFTER THIS TREATY ENTERS INTO FORCE TO EXCHANGE DIPLOMATIC REPRESENTATIVES WITH THE RANK OF AMBASSADOR AND THAT THE QUESTION OF THE ESTABLISHMENT OF CONSULATES IN THE TERRITORIES OF EGYPT AND ISRAEL RESPECTIVELY SHALL BE SETTLED THROUGH DIPLOMATIC CHANNELS.

(7) TRADE AND COMMERCE. THE PARTIES SHALL NEGOTIATE AND CONCLUDE A BILATERAL AGREEMENT ON TRADE AND COMMERCE,
SECRET

SECRET

PAGE 07 STATE 211728

FOR THE PURPOSE OF NORMALISING COMMERCIAL RELATIONS BETWEEN THEM, WITHIN . . . YEARS FROM THE ENTRY INTO FORCE OF THIS TREATY.

(8) CULTURAL RELATIONS. THE PARTIES SHALL NEGOTIATE AND CONCLUDE A CULTURAL AGREEMENT WITHIN... YEARS FROM THE ENTRY INTO FORCE OF THIS TREATY.

(9) DEPLOYMENT OF FORCES. SUBJECT TO THE AGREED SECURITY ARRANGEMENTS SPECIFIED IN THIS TREATY, ISRAEL UNDERTAKES TO EVACUATE ITS ARMED FORCES FROM ALL TERRITORY ON THE EGYPTIAN SIDE OF THE BOUNDARY ESTABLISHED BY THIS TREATY, IN ACCORDANCE WITH THE ATTACHED TIMETABLE.

(10) DEMILITARIZATION. ALL AREAS EVACUATED BY ISRAEL ARMED FORCES IN ACCORDANCE WITH ARTICLE ABOVE WILL REMAIN DEMILITARIZED. IN ADDITION TO THAT, ALL EXISTING LIMITATION AS TO THE PRESENCE OF ARMAMENT AND FORCES SHALL REMAIN IN EFFECT. DETAILS ARE AS OUTLINED IN THE ATTACHED PROTOCOL.

(11) RESTRICTIONS OF MILITARY ACTIVITIES.

1. WITHOUT DEROGATING FROM THE GENERALITY OF THE PROVISIONS OF ARTICLE .. THE PARTIES AGREE THAT NO PART OF MILITARY FORCES ON LAND, AT SEA, OR IN THE AIR SHALL COMMIT, PERMIT, TOLERATE, ENCOURAGE, ASSIST OR PARTICIPATE IN ANY WARLIKE OR HOSTILE ACT OF ANY KIND IN ANY PLACE WHATSOEVER, WHETHER ON ITS OWN TERRITORY OR ON THE TERRITORY OF ANY OTHER STATE, AIRSPACE OF THE OTHER PARTY.

2. EACH PARTY HEREBY UNDERTAKES NOT TO ENTER INTO OR REMAIN A MEMBER OF ANY MILITARY PACT OR ALLIANCE WHICH IS DIRECTED AGAINST THE OTHER PARTY, OR THE
SECRET

SECRET

PAGE 08 STATE 211728

MEMBERS OF WHICH CLAIM TO BE IN A STATE OF WAR WITH THE OTHER PARTY.

3. NEITHER PARTY SHALL PERMIT THE FORCES OF ANY STATE CLAIMING TO BE IN A STATE OF WAR WITH THE OTHER PARTY TO BE STATIONED ANYWHERE WITHIN ITS TERRITORY, SAVE WITH THE EXPRESS CONSENT OF THE OTHER PARTY. NEITHER PARTY SHALL PERMIT THE MEMBERS OF ANY GROUP OR ORGANIZATION WHOSE AIMS ARE TO ATTACK DIRECTLY OR INDIRECTLY THE OTHER PARTY, TO BE STATIONED IN TERRITORY UNDER ITS CONTROL.

4. EACH PARTY HEREBY UNDERTAKES NOT TO INCITE ANY STATE TO CARRY ON BELIGERENT ACTS AGAINST THE OTHER PARTY AND NOT TO GRANT AID OR ASSISTANCE OF ANY KIND TO ANY STATE CARRYING ON BELLIGERENT ACTS AGAINST THE OTHER PARTY.

5. EACH PARTY SHALL TAKE STRICT MEASURES TO ENSURE THAT THE PROVISIONS OF THIS ARTICLE SHALL BE OBSERVED BY ITS MILITARY OR PARAMILITARY FORCES, OR PARAMILITARY FORCES OPERATING FROM ITS TERRITORY.

(12) PREVENTION OF TERRORISM.

1. EACH PARTY SHALL ENSURE THAT NO ACT OF VIOLENCE AGAINST THE OTHER PARTY SHALL BE COMMITTED ON OR ORIGINATE FROM ITS TERRITORY BY ANY ORGANIZATION GROUP OR INDIVIDUAL.

2. EACH PARTY UNDERTAKES NOT TO GRANT ASYLUM OR PROTECTION TO ANY PERSON WHO HAS COMMITTED AN ACT OF VIOLENCE AGAINST THE OTHER PARTY, BUT TO EXTRADITE
SECRET

SECRET

PAGE 09 STATE 211728

OR PUNISH SUCH PERSON, AS APPROPRIATE.

3. EACH PARTY UNDERTAKES NOT TO GIVE ANY ASSISTANCE OR SUPPORT TO ANY INDIVIDUAL, GROUP OR ORGANIZATION PLANNING OR CARRYING OUT ACTS OF VIOLENCE AGAINST THE OTHER PARTY, ON THE TERRITORY OF ANY OTHER STATE.

4. FOR THE PURPOSES OF THIS ARTICLE, ACTS OF VIOLENCE AGAINST A PARTY SHALL INCLUDE ACTS OF VIOLENCE DIRECTED AGAINST (A) THE TERRITORY, NATIONALS OR POPULATION OF THAT PARTY, (B) PROPERTY BELONGING TO THAT PARTY OR ITS NATIONALS OR SITUATION ON ITS TERRITORY, (C) ORGANIZATIONS, GROUPS OR INDIVIDUALS IN ANY WAY CONNECTED WITH THAT PARTY, WHERESOEVER SITUATED, AND (D) THE PROPERTY OF SUCH ORGANIZATIONS, GROUPS OR INDIVIDUALS, WHERESOEVER SITUATED.

(13) ARMS LIMITATION. IN ORDER TO ELIMINATE THE ARMS RACE, WHICH IS WASTEFUL, AND A SOURCE OF TENSION, THE PARTIES AGREE TO REGULATE THE SIZE OF THEIR ARMED FORCES AND THE TYPE OF THEIR ARMAMENTS AND WEAPONS-SYSTEMS. DETAILS OF SUCH ARMS LIMITATION SHALL BE SET OUT IN A SEPARATE DOCUMENT TO BE CONCLUDED WITHIN... YEARS AFTER THE ENTRY INTO FORCE OF THIS TREATY.

(14) FINANCIAL CLAIMS. THE PARTIES AGREE THAT THE TERMS OF THE FINANCIAL PROTOCOL ATTACHED HERETO WHICH IS BASED ON THE PRINCIPLE OF MUTUAL SETTLEMENT OF ALL FINANCIAL CLAIMS, CONSTITUTES A FULL AND FINAL SETTLEMENT OF ALL SUCH CLAIMS AGAINST EACH OTHER, AND ACCORDINGLY WAIVE ALL FINANCIAL, ECONOMIC AND PROPERTY CLAIMS ARISING FROM ANY ASPECT OF THE MIDDLE EAST DISPUTE.

SECRET

SECRET

PAGE 10 STATE 211728

(15) SUEZ CANAL. EGYPT DECLARES THAT IT REGARDS ISRAEL AS FULLY ENTITLED TO ALL THE PRIVILEGES GUARANTEED TO STATES UNDER THE PRIVILEGES GUARANTEED TO STATES UNDER THE CONSTANTINOPLE CONVENTION OF 1888, WITHOUT ANY INTERFERENCE OR DISCRIMINATION, OVERT OR COVERT, POLITICAL OR TECHNICAL. EGYPT SHALL ACCORDINGLY PERMIT, AND

SHALL NOT INTERFERE WITH FREE PASSAGE THROUGH THE SUEZ CANAL OF SHIPS FLYING THE ISRAEL FLAG, UNDER ISRAELI OWNERSHIP, OR CARRYING ON BOARD ISRAELIS, OR CARRYING ISRAELI CARGO, OR CARGO DESTINED FOR ISRAEL, EN ROUTE TO OR FROM ISRAELI PORTS.

SERVICES PROVIDED TO THE SHIPS OF ALL NATIONS IN THE CANAL AND IN THE PORTS OF ACCESS SHALL BE PROVIDED, WITHOUT ANY DISCRIMINATION, OVERT OR COVERT, POLITICAL OR TECHNICAL, TO SHIPS FLYING THE ISRAEL FLAG, UNDER ISRAELI OWNERSHIP, MANNED BY ISRAELI NATIONALS, OR CARRYING ISRAELI CARGO OR CARGO DESTINED FOR ISRAEL EN ROUTE TO OR FROM ISRAELI PORTS.

TOLLS AND CHARGES SHALL BE LEVIED WITHOUT DISCRIMINATION, OVERT OR COVERT, POLITICAL OR TECHNICAL FROM SHIPS CONNECTED WITH ISRAEL AS MENTIONED ABOVE.

EGYPT AGREES NOT TO INVOKE AGAINST ISRAEL THE PROVISIONS OF ARTICLE X OF THE CONSTANTIOPLE CONVENTION.

THE PRINCIPLES ENUNCIATED ABOVE APPLY TO THE APPROACHES TO THE CANAL, AS WELL AS TO THE CANAL ITSELF.

(16) (STRAITS) THE PARTIES RECOGNIZE EACH OTHER'S RIGHT TO SECRET

SECRET

PAGE 11 STATE 211728

UNIMPEDED FREEDOM OF NAVIGATION AND OVERFLIGHT THROUGH AND OVER ALL STRAITS BETWEEN ONE AREA OF THE HIGH SEAS, AN EXCLUSIVE ECONOMIC ZONE, OR TERRITORIAL WATERS AND ANOTHER AREA OF THE HIGH SEAS, AN EXCLUSIVE ECONOMIC ZONE, OR TERRITORIAL WATERS.

ACCORDINGLY THE PARTIES RECOGNIZE EACH OTHER'S RIGHT TO UNIMPEDED FREEDOM OF NAVIGATION AND OVERFLIGHT THROUGH AND OVER THE STRAITS OF TIRAN AND BAB EL MANDEB.

EACH PARTY UNDERTAKES NOT TO SUPPORT, ENCOURAGE OR ASSIST OTHER STATES IN IMPEDING FREEDOM OF NAVIGATION AND OVERFLIGHT THROUGH AND OVER THE ABOVEMENTIONED STRAITS OR OTHER STRAITS.

NOTE: THE FORMULATION OF THIS AND THE NEXT ARTICLE IS DRAFTED WITH REFERENCE TO THE LATEST TEXT PRODUCED BY THE 3RD U.N. CONFERENCE ON THE LAW OF THE SEA (A/CONF. 62/W.P. 10). IT IS THEREFORE SUBJECT TO CHANGE, DEPENDING ON THE

ULTIMATE OUTCOME OF THE CONFERENCE.

(17) (GULF OF SUEZ AND GULF OF AQABA) (THE MEDITERRANEAN SEA AND RED SEA) THE PARTIES RECOGNIZE EACH OTHER'S RIGHT OF NAVIGATION AND OVERFLIGHT THROUGH AND OVER THE HIGH SEAS, UNDER CUSTOMARY AND CONVENTIONAL INTERNATIONAL LAW. SUCH RIGHTS SHALL NOT BE AFFECTED BY ANY SUBSEQUENT DECLARATION BY EITHER PARTY OF ANY PART OF THE MEDITERRANEAN SEA OR THE RED SEA AS AN EXCLUSIVE ECONOMIC ZONE.

THE PARTIES RECOGNIZE EACH OTHER'S RIGHT TO UNIMPEDED FREEDOM OF NAVIGATION AND OVERFLIGHT THROUGH AND OVER THE GULF OF AQABA, THE GULF OF SUEZ AND ITS
SECRET

SECRET

PAGE 12 STATE 211728

APPROACHES.

18. (PROHIBITION OF ECONOMIC WARFARE) EACH PARTY UNDERTAKES TO REFRAIN FROM ALL FORMS OF ECONOMIC WARFARE OR BOYCOTT ACTIVITY AIMED DIRECTLY OR INDIRECTLY AGAINST THE OTHER PARTY, TO PROHIBIT ANY SUCH ACTIVITY FROM BEING CARRIED OUT BY ITS CORPORATIONS, NATIONALS OR WITHIN ITS TERRITORY, AND TO OPPOSE ANY SUCH ACTIVITY ON THE PART OF ANY GROUP OR ORGANIZATION OF WHICH IT IS A MEMBER.

IN PARTICULAR, EGYPT SHALL REFRAIN FROM BLACKLISTING OR BOYCOTTING FIRMS IN THIRD COUNTRIES ON THE GROUNDS OF THEIR RELIGIOUS AFFILIATION, OF THE MAINTENANCE BY THEM OR ECONOMIC OR COMMERCIAL TIES WITH ISRAEL, OR OF THE MAINTENANCE BY THEM OF ECONOMIC OR COMMERCIAL TIES WITH OTHER ENTERPRISES THAT HAVE DEALINGS WITH ISRAEL. EGYPT WILL CONSEQUENTLY NOT REQUIRE FIRMS TO DECLARE THAT THEY DO NOT MAINTAIN ECONOMIC RELATIONS WITH ISRAEL, OR UNDERTAKE NOT TO ENTER INTO SUCH RELATIONS. EGYPT SHALL WITHDRAW ITS DECLARATION WITH REGARD TO THE NON-DISCRIMINATION CLAUSE OF THE E.E.C. TREATY.

19. (PROHIBITION OF HOSTILE PROPAGANDA AND INCITEMENT) EACH PARTY SHALL ABSTAIN FROM HOSTILE PROPAGANDA OR INCITEMENT AGAINST THE OTHER PARTY, OR AGAINST ORGANIZATIONS, GROUPS OR INDIVIDUALS IN ANY WAY CONNECTED WITH THE OTHER PARTY, AND SHALL TAKE SUITABLE MEASURES AGAINST THE DISSEMINATION OF SUCH PROPAGANDA OR INCITEMENT BY THE DISSEMINATION OF SUCH PROPAGANDA OR INCITEMENT BY THE MEDIA OF COMMUNICATION OPERATING WITHIN ITS JURISDICTION.

20. (NON-INTERFERENCE IN DOMESTIC AFFAIRS) EACH PARTY
SECRET

SECRET

PAGE 13 STATE 211728

UNDERTAKES NOT TO INTERFERE, DIRECTLY OR INDIRECTLY, IN THE DOMESTIC AFFAIRS OF THE OTHER PARTY, FOR ANY REASON, WHETHER ECONOMIC, POLITICAL OR IDEOLOGICAL.

21. (NON-INTERFERENCE IN EXTERNAL RELATIONS) EACH PARTY SHALL REFRAIN FROM ACTS HARMFUL TO THE OTHER PARTY'S DIPLOMATIC OR OTHER RELATIONS WITH THIRD STATES OR WITH INTERNATIONAL ORGANIZATIONS, OR ITS RELATIONS WITH NATIONALS OF THIRD STATES.

EGYPT WILL SUPPORT ISRAEL'S MEMBERSHIP IN REGIONAL ORGANIZATIONS.

22. (HOSTILE ORGANIZATIONS) NEITHER PARTY SHALL ACCORD ANY INTERNATIONAL OR DIPLOMATIC STATUS WHATSOEVER TO ANY ORGANIZATION WHOSE OBJECT IS THE DESTRUCTION OR SUBVERSION OF THE OTHER PARTY. THE PARTIES SHALL OPPOSE THE GRANT OF SUCH STATUS TO ANY SUCH ORGANIZATION BY ANY OTHER STATE OR INTERNATIONAL ORGANIZATION.

23. (ELIMINATION OF PREJUDICE IN TEACHING) EACH PARTY SHALL WITHDRAW FROM ITS EDUCATIONAL SYSTEM ALL BOOKS AND TEACHING MATERIALS WHICH FOSTER HATRED, ANIMOSITY OR INTOLERANCE TOWARDS THE OTHER PARTY, OR ITS CULTURAL OR RELIGIOUS TRADITIONS, AND SHALL ENSURE THAT SUCH ATTITUDES ARE NOT PROPAGATED IN ITS EDUCATIONAL SYSTEM. THE PARTIES SHALL INTRODUCE COURSES OF STUDY AIMED AT BRINGING ABOUT A POSITIVE APPRECIATION OF EACH OTHER'S HISTORY, VALUES AND TRADITIONS.

24. (RESERVATIONS TO MULTILATERAL CONVENTIONS) EACH PARTY UNDERTAKES IMMEDIATELY TO WITHDRAW ALL RESERVATIONS AND DECLARATIONS TO MULTILATERAL CONVENTIONS RELATING TO THE RECOGNITION OF THE OTHER PARTY OR AFFECTING THE APPLICABILITY OF THE CONVENTION TO THE OTHER PARTY, TO REFRAIN FROM MAKING SUCH RESERVATIONS OR DECLARATIONS IN THE FUTURE, AND TO AMEND ALL INTERNAL LEGISLATIVE AND

SECRET

SECRET

PAGE 14 STATE 211728

ADMINISTRATIVE ACTS DESIGNED TO GIVE EFFECT TO SUCH RESERVATIONS AND DECLARATIONS.

25. ("FREEDOM OF MOVEMENT") THERE SHALL BE THE MAXIMUM DEGREE OF FREEDOM OF MOVEMENT BETWEEN THE TWO COUNTRIES AND WITHIN THEIR RESPECTIVE TERRITORIES, INCLUDING MUTUAL ACCESS TO PLACES OF RELIGIOUS AND

HISTORICAL SIGNIFICANCE, SUBJECT ONLY TO THE ESSENTIAL REQUIREMENTS OF PUBLIC ORDER AND SECURITY.

26. (AVIATION) EACH PARTY HEREBY DECLARES THAT IT REGARDS THE OTHER AS ENTITLED TO ALL THE RIGHTS AND PRIVILEGES CONFERRED BY THE CONVENTION ON INTERNATIONAL CIVIL AVIATION, 1944 ("THE CHICAGO CONVENTION"), THE INTERNATIONAL AIR SERVICES TRANSIT AGREEMENT, 1944, AND THE VARIOUS REGULATIONS AND ANNEXES PROMULGATED BY THE INTERNATIONAL CIVIL AVIATION ORGANIZATION SUBSEQUENT TO THOSE AGREEMENTS. IN PARTICULAR, BUT WITHOUT DEROGATING FROM THE GENERALITY OF THE FOREGOING, EACH PARTY UNDERTAKES:

1. TO GRANT TO THE OTHER'S REGISTERED AIRCRAFT RIGHTS OF TRANSIT AND OVERFLIGHT;

2. TO ABROGATE ALL NOTICES TO AIRMEN NOTAMS AND OTHER ADMINISTRATIVE MEASURES INCONSISTENT WITH ANY OF THE AFORESAID INSTRUMENTS OR WITH THIS TREATY;

3. NOT TO INVOKE ARTICLE 89 OF THE CHICAGO CONVENTION AGAINST THE OTHER;

4. TO PERMIT ALL AIRCRAFT REGISTERED IN
SECRET

SECRET

PAGE 15 STATE 211728

OTHER STATES PARTIES TO THE CHICAGO CONVENTION TO FLY OVER AND THROUGH ITS TERRITORY EN ROUTE TO AND FROM THE TERRITORY OF THE OTHER PARTY;

5. NOT TO DENY TO AIRCRAFT REGISTERED IN OTHER STATES PARTIES TO THE CHICAGO CONVENTION ACCESS TO ITS AIRPORTS ON THE GROUND THAT IT HAS PREVIOUSLY LANDED AT ANY AIRPORT OF THE OTHER PARTY.

EGYPT AGREES TO WITHDRAW AND ANNUL FORTHWITH THE DECLARATION CONTAINED IN THE LETTER FROM ITS MINISTER FOR FOREIGN AFFAIRS, ADDRESSED TO THE SECRETARY-GENERAL OF I.C.A.O. AND DATED 16 OCTOBER 1949, WITH REGARD TO CERTAIN RESTRICTIONS ON THE APPLICATION TO ISRAEL OF THE CONVENTION ON INTERNATIONAL CIVIL AVIATION. THE PARTIES SHALL NEGOTIATE AND CONCLUDE A BILATERAL AVIATION AGREEMENT WITHIN...YEARS FROM THE ENTRY INTO FORCE OF THIS TREATY.

27. (ROADS AND RAILWAYS) THE PARTIES SHALL ENSURE

THAT ROADS AND RAILWAYS BETWEEN THEIR COUNTRIES SHALL BE REOPENED AND MAINTAINED, AND FURTHER ROAD AND RAIL LINKS SHALL BE DEVELOPED.

28. (TELECOMMUNICATIONS) FULL AND NORMAL POSTAL, TELEPHONE, WIRELESS AND CABLE COMMUNICATIONS SHALL BE ESTABLISHED BETWEEN THE TWO PARTIES, IN ACCORDANCE WITH ALL RELEVANT INTERNATIONAL MULTILATERAL INSTRUMENTS.

29. (ACCESS TO PORTS) EACH PARTY SHALL GRANT TO SHIPS FLYING THE FLAG OR THE OTHER PARTY OWNED BY OR CARRYING CARGO OF OR DESTINED FOR THE OTHER PARTY, OR FOR ITS NATIONALS, OR MANNED BY NATIONALS OF THE OTHER PARTY. ACCESS TO THEIR PORTS ON THE SAME TERMS AS THOSE UNDER SECRET

SECRET

PAGE 16 STATE 211728

WHICH ACCESS IS GRANTED TO ALL OTHER SHIPS. NO SHIP SHALL BE DENIED ACCESS TO THE PORTS OF ONE PARTY ON THE GROUND THAT IT HAS PREVIOUSLY VISITED ANY PORT OF THE OTHER PARTY.

30. ACCESS TO AND CONTROL OVER HOLY PLACES. EACH PARTY SHALL GRANT TO NATIONALS OF THE OTHER PARTY FREE AND UNIMPEDED ACCESS TO THE HOLY PLACES OF ANY RELIGION AND TO ALL SITES OF CULTURAL AND HISTORICAL INTEREST SITUATED IN ITS TERRITORY. THE FREEDOM OF ACCESS GRANTED BY THIS ARTICLE MAY, HOWEVER, BE PARTIALLY OR TEMPORARILY RESTRICTED OWING TO THE NEED FOR THE PRESERVATION OF PUBLIC ORDER.

BOTH PARTIES UNDERTAKE TO PROTECT, GUARD AND UPKEEP ALL HOLY PLACES, ALL SITES OF CULTURAL AND HISTORICAL INTEREST AND ALL ITEMS OF CULTURAL PROPERTY SITUATED IN ITS TERRITORY, WHICH ARE CONSIDERED TO BE OF RELIGIOUS OR CULTURAL VALUE TO THE OTHER PARTY. (AUTONOMOUS CONTROL SHALL BE GRANTED TO THE MOSLEM COMMUNITY IN ISRAEL OVER ALL ITS HOLY PLACES SITUATED IN THE TERRITORY OF ISRAEL, IN ACCORDANCE WITH THE TERMS OF THE PROTOCOL ANNEXED HERETO. SIMILAR AUTONOMOUS CONTROL SHALL BE GRANTED TO THE OTHER RELIGIOUS COMMUNITIES IN ISRAEL OVER THEIR HOLY PLACES SITUATED IN THE TERRITORY OF ISRAEL.)

31. ENJOYMENT OF HUMAN RIGHTS. THE PARTIES UNDERTAKE TO SECURE TO ALL PERSONS WITHIN THEIR TERRITORY WITHOUT DISTINCTION AS TO RACE, SEX, LANGUAGE, RELIGION OR NATIONALITY THE FULL ENJOYMENT OF ALL RIGHTS AND FUNDAMENTAL FREEDOMS INCLUDING FREEDOMS OF EXPRESSION, PRESS, PUBLICATION, SECRET

SECRET

PAGE 17 STATE 211728

RELIGIOUS WORSHIP AND PUBLIC MEETING.

32. FREEDOM OF MOVEMENT. THERE SHALL BE THE MAXIMUM DEGREE OF FREEDOM OF MOVEMENT BETWEEN THE TWO COUNTRIES AND WITHIN THEIR RESPECTIVE TERRITORIES, INCLUDING MUTUAL ACCESS TO PLACES OF RELIGIOUS AND HISTORICAL SIGNIFICANCE, SUBJECT ONLY TO THE ESSENTIAL REQUIREMENTS OF PUBLIC ORDER AND SECURITY.

33. RIGHT OF JEWS TO EMIGRATE. EGYPT SHALL PERMIT ALL JEWS RESIDENT WITHIN ITS TERRITORY, WHETHER OR NOT EGYPTIAN NATIONALS, WHO WISH TO DO SO, TO EMIGRATE AT ANY TIME TO ISRAEL OR TO ANY OTHER COUNTRY IN ACCORDANCE WITH THEIR OWN CHOICE, WITHOUT IMPEDIMENT OF ANY KIND WHATSOEVER.

34. REVOCATION OF HOSTILE RESOLUTIONS. EACH PARTY UNDERTAKES TO SUPPORT ANY DRAFT RESOLUTION SUBMITTED TO ANY OF THE ORGANS OF THE UNITED NATIONS, OR ANY OTHER INTERNATIONAL ORGANIZATION, AIMED AT REVOKING EXISTING RESOLUTIONS DIRECTED AGAINST THE OTHER PARTY. IN PARTICULAR, EGYPT UNDERTAKES TO SUPPORT THE REVOCATION OF GENERAL ASSEMBLY RESOLUTION NO. 3379 (XXX).
EACH PARTY FURTHER UNDERTAKES TO OPPOSE ANY DRAFT RESOLUTION HOSTILE TO THE OTHER PARTY THAT MAY BE INTRODUCED IN THE FUTURE.

35. PROMOTION OF MUTUAL INTERESTS. THE PARTIES RECOGNIZE THAT HISTORY AND GEOGRAPHY HAVE CREATED AN OBJECTIVE AFFINITY OF INTEREST BETWEEN THEIR COUNTRIES, AND THAT THEIR ECONOMIC AND HUMAN INTERESTS ARE CLOSELY RELATED. THE PARTIES AGREE TO PROMOTE THIS NATURAL ASSOCIATION FOR THEIR MUTUAL BENEFIT.

36. REFUGEES. EACH PARTY SHALL DO ALL THAT IS
SECRET

SECRET

PAGE 18 STATE 211728

NECESSARY TO SOLVE THE PROBLEM OF THE REFUGEES
SITUATED IN ITS TERRITORY.

37. RESPECT FOR GRAVES AND RIGHT OF REBURIAL. EACH PARTY UNDERTAKES TO RESPECT AND MAINTAIN IN GOOD CONDITION ALL CEMETERIES AND GRAVES SITUATED IN THEIR TERRITORIES IN WHICH NATIONALS OF THE OTHER

PARTY OR PERSONS HAVING THE SAME ETHNIC OR RELIGIOUS AFFILIATION AS ANY OF THE NATIONALS OF THE OTHER PARTY ARE BURIED. THE PARTIES WILL MAKE ARRANGEMENTS FOR GIVING EFFECT TO REQUEST FOR THE TRANSFER FOR REBURIAL OF THE BODIES OF NATIONALS OF THE OTHER PARTY.

38. NATIONALITY. (VACAMT)

39. MUTUAL COOPERATION FOR DEVELOPMENT. THE PARTIES SHALL COOPERATE WITH EACH OTHER AND WITH UNIVERSAL OR REGIONAL INTERNATIONAL ORGANIZATIONS FOR THE PLANNING AND DEVELOPMENT OF THE REGION AS A WHOLE, THE RAISING OF LIVING STANDARDS, THE ERADICATION OF DISEASE, THE PREVENTION OF POLLUTION, THE FURTHERING OF EDUCATION, AND THE GENERAL ADVANCEMENT OF THE REGION. IN PARTICULAR, THE PARTIES AGREE TO ENTER INTO NEGOTIATIONS FOR THE PURPOSE OF ESTABLISHING JOINT VENTURES FOR THE COMMON EXPLORATION AND EXPLOITATION OF THEIR NATURAL RESOURCES.

THE PARTIES WILL UNDERTAKE FURTHER STEPS FOR THE COMPREHENSIVE DEVELOPMENT OF THEIR MUTUAL RELATIONS. THEY AGREE THAT AN EXTENSION OF THEIR NEIGHBORLY COOPERATION IN THE ECONOMIC AND SCIENTIFIC AND MEDICAL FIELDS, IN THEIR SCIENTIFIC AND TECHNOLOGICAL
SECRET

SECRET

PAGE 19 STATE 211728

RELATIONS, AND IN THE FIELDS OF CULTURE, ENVIRONMENTAL PROTECTION, SPORT, TRANSPORT AND IN OTHER SECTORS OF THEIR RELATIONS, IS IN THEIR MUTUAL INTEREST.

40. GENERAL AMNESTY. EACH PARTY SHALL GRANT A GENERAL AMNESTY TO ALL NATIONALS OF THE OTHER PARTY HELD IN ITS CUSTODY FOR CRIMINAL OFFENSES.

EACH PARTY UNDERTAKES TO REFRAIN FROM TAKING ANY MEASURES WHATSOEVER, INCLUDING JUDICIAL PROCEEDINGS, AGAINST ANY PERSON WHETHER OR NOT THEIR OWN NATIONAL ON THE GROUNDS THAT THEY HAVE AT ANY TIME SHOWN ANY SYMPATHY WITH OR CARRIED OUT ANY ACTS FOR THE OTHER PARTY. EACH PARTY CONFERS ON THE OTHER THE RIGHT OF DIPLOMATIC PROTECTION WITH REGARD TO ANY SUCH PERSONS.

41. JOINT COMMITTEE. THE PARTIES SHALL SET UP A JOINT COMMITTEE TO SUPERVISE THE IMPLEMENTATION OF THE TREATY. THE REPRESENTATIVES OF THE PARTIES APPOINTED TO THE JOINT COMMITTEE SHALL HOLD REGULAR MEETINGS FOR THE PURPOSE OF FACILITATING

THE IMPLEMENTATION OF THE PROVISIONS OF THIS TREATY. THE PROCEDURE OF THE JOINT COMMITTEE SUCH AS COMPOSITION, FREQUENCY OF MEETINGS, COMPETENCE, WILL BE ESTABLISHED IN A SEPARATE PROTOCOL.

42. CONFLICT WITH OTHER TREATIES OR DOMESTIC LAW. IN THE EVENT OF A CONFLICT BETWEEN THE OBLIGATIONS OF THE PARTIES UNDER THE PRESENT TREATY AND THEIR OBLIGATIONS UNDER ANY OTHER INTERNATIONAL AGREEMENT, THEIR OBLIGATION UNDER THE PRESENT TREATY SHALL PREVAIL.

IN THE EVENT OF ANY CONFLICT BETWEEN THE TERMS OF
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PAGE 20 STATE 211728

THIS TREATY AND THE INTERNAL LAW OF EITHER PARTY, THE TREATY SHALL PREVAIL.

THE PARTIES AGREE NOT TO ENTER INTO ANY TREATY, AGREEMENT, ARRANGEMENT OR UNDERSTANDING WITH ANY THIRD PARTY, WHICH WOULD BE INCOMPATIBLE WITH THE PROVISIONS OF THIS TREATY.

THE PARTIES SHALL ADOPT ALL SUCH LEGISLATIVE AND ADMINISTRATIVE MEASURES AS MAY BE NECESSARY FOR THE FULL IMPLEMENTATION OF THIS TREATY, AND SHALL NOT ADOPT IN THE FUTURE ANY LEGISLATIVE OR ADMINISTRATIVE MEASURES INCONSISTENT WITH ANY OF THE PROVISIONS OF THIS TREATY.

43. REFERENCE TO PREVIOUS AGREEMENT. THIS TREATY SUPERSEDES ALL PREVIOUS AGREEMENTS BETWEEN ISRAEL AND EGYPT, INCLUDING THAT SIGNED BY EGYPT ON SEPTEMBER 22, 1975, AND BY ISRAEL ON OCTOBER 12, 1975.

44. DURATION AND ENTRY INTO FORCE. ALL MAPS AND PROTOCOLS ATTACHED TO THIS AGREEMENT SHALL BE REGARDED AS AN INTEGRAL PART THEREOF.

THIS TREATY SHALL REMAIN IN OPERATION FOR AN UNLIMITED PERIOD.

THE PRESENT TREATY SHALL BE RATIFIED. IT SHALL ENTER INTO FORCE IMMEDIATELY UPON THE EXCHANGE OF INSTRUMENTS OF RATIFICATION.

45. SETTLEMENT OF DISPUTES. DISPUTES WHICH MAY ARISE
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PAGE 21 STATE 211728

BETWEEN THE TWO GOVERNMENTS REGARDING THE
INTERPRETATION OR APPLICATION OF THE PRESENT
TREATY OR ANY OTHER SEPARATE AGREEMENTS CONCLUDED
PURSUANT TO THE PRESENT TREATY SHALL BE RESOLVED
BY DIRECT DIPLOMATIC NEGOTIATIONS.

IN CASES WHERE IT MAY HAVE BEEN IMPOSSIBLE TO
ARRIVE AT A SOLUTION BY THIS MEANS, THE DISPUTE
IS TO BE SUBMITTED TO ARBITRATION AT THE REQUEST
OF EITHER GOVERNMENT.

THE ARBITRATOR SHALL BE SELECTED BY AGREEMENT
BETWEEN THE TWO GOVERNMENTS. IF AFTER TWO MONTHS
FROM THE DATE OF THE REQUEST OF EITHER GOVERNMENT
TO SUBMIT THE DISPUTE TO ARBITRATION THE TWO
GOVERNMENTS HAVE NOT AGREED ON THE CHOICE OF
THE ARBITRATOR, HE SHALL BE CHOSEN BY THE ...

THE PARTIES AGREE THAT THE AWARD OF THE ARBITRATORS
SHALL BE FINAL AND BINDING.

46. REGISTRATION WITH THE UNITED NATIONS. THE TREATY
SHALL BE COMMUNICATED TO THE SECRETARY GENERAL
OF THE UNITED NATIONS FOR REGISTRATION IN ACCORDANCE
WITH THE PROVISIONS OF ARTICLE 102 OF THE CHARTER
OF THE UNITED NATIONS.

47. LANGUAGES. DONE AT GENEVA, THIS....DAY OF
19.. IN DUPLICATE IN THE HEBREW, ARABIC AND ENGLISH
LANGUAGES, EACH TEXT BEING EQUALLY AUTHENTIC.
IN CASE OF ANY DIVERGENCE OF INTERPRETATION, THE
ENGLISH TEXT SHALL PREVAIL. END TEXT. LEWIS UNQTE
CHRISTOPHER

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Message Attributes

Automatic Decaptioning: Z
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Decaption Note: 25 YEAR REVIEW
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Disposition Approved on Date:
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Disposition Comment: 25 YEAR REVIEW
Disposition Date: 22 May 2009
Disposition Event:
Disposition History: n/a
Disposition Reason:
Disposition Remarks:
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Enclosure: n/a
Executive Order: GS
Errors: N/A
Expiration:
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Review Release Event: n/a
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THE TEXT OF A COV
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To: WHITE HOUSE
Type: TE
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Review Markings:
Margaret P. Grafeld
Declassified/Released
US Department of State
EO Systematic Review
22 May 2009
Markings: Margaret P. Grafeld Declassified/Released US Department of State EO Systematic Review 22 May 2009